D1 = alr(a)	I a4(a)
Block(s)	Lot(s)

## MAINTENANCE BOND FOR SITE IMPROVEMENTS TO BE DEDICATED TO A PUBLIC ENTITY

We,	, having offices a	t	,
	, as principal, and		
	,,		
	the State of New Jersey, as surety, are		
county of Cumberl	and, obligee, in the sum of \$	, for which payn	nent we bind
ourselves and our r	espective heirs, legal representatives, s	uccessors, and assigns, join	tly and severally.
O	(data) minainal yyaa ayanta damma	aval by the	(annovina
	(date), principal was granted appro		
	of		
(include reference	to specific job and resolution of approv	7a1).	
a part hereof. The	y the resolution of the governing body, improvements subject to this bond are the cost of such improvements by the	as follows:	·
made a part hereof			
40:55D-1 et seq.),	pal ordinance, adopted under authority the principal hereby furnishes this mair (not to exceed 15 percent of the	ntenance bond in the amoun	nt of
to a public entity, a	s certified by the municipal engineer),	written by	,
a surety licensed in	the State of New Jersey, guarantying t	full and faithful compliance	with all terms and
•	oproval. The bond shall continue in eff	•	·
exceed two years)	from the date of approval or acceptance	e of the said improvements.	

This bond is issued subject to the following expressed conditions:

- 1. This bond shall not be subject to cancellation either by the principal or by the surety for any reason until the end of the period for which it is required to be maintained.
- 2. The aggregate liability of the surety shall not exceed the sum set forth above.
- 3. In the event that the improvements subject to this bond exhibit any defects in functioning, materials or quality of work, the municipal governing body may, at its option, and upon at least 30 days prior written notice to the principal and to the surety by personal delivery or by certified or registered mail or courier, declare the principal to be in default and, in the event that the surety fails or refuses to perform the necessary corrective work, claim payment under this bond for the cost of any work required for the proper correction of any such defects in the said improvements. In the event that any action is brought against the principal under this bond, written notice of such action shall be given to the surety by the municipality by personal delivery or by registered or certified mail or courier at the same time.

	conditions of original approval, either or another contractor; provided, howe	e work as may be necessary in accordance with the terms and r with its own employees or in conjunction with the principal ever, that as an alternative to performing such maintenance discretion, make a monetary settlement with the
5.	This bond shall inure to the benefit of rights hereunder.	f the municipality only and no other party shall acquire any
Date:		
Princip	pal	Witness/Attest:
Surety		Witness/Attest:
Projec	t Name:	Project No.:
Rec'd	by:	Date:

4. The surety shall have the right to repair any defects in functioning, materials or quality of work